

## Archived Content

Information identified as archived on the Web is for reference, research or recordkeeping purposes. It has not been altered or updated after the date of archiving. Web pages that are archived on the Web are not subject to the Government of Canada Web Standards. As per the [Communications Policy of the Government of Canada](#), you can request alternate formats by [contacting us](#).

## Contenu archivé

L'information archivée sur le Web est disponible à des fins de consultation, de recherche ou de tenue de dossiers seulement. Elle n'a été ni modifiée ni mise à jour depuis sa date d'archivage. Les pages archivées sur le Web ne sont pas assujetties aux normes Web du gouvernement du Canada. Conformément à la [Politique de communication du gouvernement du Canada](#), vous pouvez obtenir cette information dans un format de rechange en [communiquant avec nous](#).



Department of Foreign Affairs  
and International Trade

Ministère des Affaires étrangères  
et du commerce international

Department of Justice

Ministère de la Justice

125 Sussex Drive  
Ottawa, Ontario  
K1A 0G2

November 1, 2001

BY FACSIMILE

The Honourable Lord Dervaird  
4 Moray Place  
Edinburgh  
EH3 6DS  
Fax: +44 131 220-0644

Mr Murray Belman  
Fax: 1-202-585-6969

Hon. Benjamin Greenberg  
Fax: 1-514-397-3363

Dear Sirs:

**Re : Pope & Talbot, Inc. v. Government of Canada**

We write regarding two matters raised in the Tribunal's letter of October 23, 2001. First, Canada, although grateful for the Tribunal's invitation, will not file further written submissions respecting the Commission's Notes of Interpretation. Second, with reference to the two days the Tribunal added to the hearing in order that it may develop issues relating to the effect of the Commission Interpretation, Canada wishes to inform the Tribunal that Professor Don McRae, who presented oral argument on Article 1105 before the Tribunal in Phase 2, is only available on November 15<sup>th</sup> and 16<sup>th</sup> to assist Canada and the Tribunal. As a result, we would respectfully request that damages issues be canvassed at the start of the hearing and argument concerning Notes of Interpretation commence on November 15, 2001.

Thank you for your attention to this request.

Yours sincerely,

Meg Kinnear  
General Counsel  
Trade Law Division

c.c. Barry Appleton